For C	Jerk's Office U	88
Judge	Recd Date	Grv.
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For use by inmates in filing a complaint under CIVIL RIGHTS ACT, 42 USC §1983				
INMA	TE NAI	ME: JAMES NEAL		
PRISC	ONER!	NO.: 196547 1180278		
PLACE OF CONFINEMENT: W.R.S.P				
		IN THE UNITED STATES DISTRICT COURT AT ROANOKE VA. FILED FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION APR 2 0 2010		
Tames W. NEALTR. Enter Full Name Plaintiff JOHNE CORCORAN, CLERK BY: JOHNE CORCORAN, CLERK BY: DEPUTY CLERK				
vs.		ONLY ACTION NO 7'10-011-0216		
W. 5	Stanf	ORA BUCB (medical department)		
S. Rob Enter Full	CRIC P	Defendant(s)		
A.	Have involv	you begun other actions in state or federal court dealing with the same facts ed in this action or otherwise relating to your imprisonment?		
	·	YesNo		
B.	If you	r answer to A is Yes, describe the action in the space below.		
	1.	Parties to the Action:		
		N/A		
•	2.	Court: NA		
	3.	Docket No.: NA		
	4.	Judge: NA		
-	5. .	Disposition: NA		
	,	(For example, is the case still pending? If not, what was the ruling? vvas the case appealed?)		
C.	Have	you filed any grievances regarding the facts of your complaint?		
	Yes	No		
	1.	If your answer is Yes, complete the enclosed verified statement, indicating the result. Please attach evidence of your exhaustion of all available grievance procedures.		
	2.	If your answer is No, indicate the reason for failure to exhaust on the verified statement. You may be required to exhaust your claims through any applicable grievance procedures. Your complaint may be dismissed if you fail to exhaust all avenues of the grievance process in a timely fashion.		

Statement of Claim.

Claim # 1: On the date of feb 16 2010 nurse Roberts Prefused to que me my medication.

Nurse Roberts Africe in the food to do fill call during pool REC. At the

time i was in the Showers. I had to get out of the Showers. Then go to

my cell which is upstairs. whit for the officer to let me in the cell. At

which time he locked me in the cell. I had to push the emergency button

in the cell and whit for him to absuer before i could tell him to open

the door and let me out for pill call. White all this was going on the

nurse ms roberts had finish with the other inmates and was packin

of her meds. I came down the steps as she was coming out of the

office. I tried to stop her aid tell her i needed my meds. She would

not stop to say anything to me. I told the officer who was accompanied

her, officer Collins insmediately that i wasted an convergency grievance.

I immediately began to show paperwork to show an paper trail.

Chains #3: On the Answer to my informal Complaint Lt. A. mulling stated that officer colling did not work in ABID on that day. When i submitted my qrierance to the warder. Lt. A. mulling changed her statement and said colling was working in the Ading. It's all in the paper work. They keep saying it is noted that i was seen in the pod socializing, but they never say who noted this at anytime. It couldn't have Been nurse Roberts or officer colling because they both was in the office and you can't see the showers from inside the office. It couldn't have been the Booth officer because when it all took place clu colling called them on the Radio and they sent

me to my cell as it i had done something wrong. The Booth officer

Who was glo Thompson called into my cell on the emergency intercom and asked me what happened. I then asked him for an emergency grievance, and told him what happened. So he couldn't be who they are talking about that noted seeing socializing. It happened hight by the booth and he didn't even see that.

Claim # 3: In the level II response they did it even address my claim about the medication being his sustaing, and that that that muse Roberts refused to give it to me. They did it address the fact that chronic care medications are considered life sustaing. On the (level I) I shall that nurse roberts consulted with the doctor or that an Kin may consult with an declar to determine he situation with medications. In the response on the informal treat ourse Boberts stated it was not life threaten to miss one close of my medication. Durse Roberts couldn't make that type of call herself. By her saying she spoke with the doctor shows that nurse Roberts felt he though she had done something wrong.

She was trying to cover herself. It shows malice on the part of a nurse Roberts and the medical department here on W.R.S.P.

Nurse Roberts and the medical department here on W.R.S.P.

Nurse Roberts was not qualified to make the desision she child with not giving me my medication.

Claim#H: In the level I BESPONSE. NOTE of my claims to Director of HEAlth SERVICES WHERE ANSWERED. NOT Any of them They only talk Albout what Lt. A. Mullins said.

	D.	Statement of Claim - State here briefly the facts of your case. Describe how each defendant is involved. Include also the names of other persons involve, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of different claims, number and et forth each claim in a separate paragraph. Use as much space as needed. You may attach extra paper if necessary.
		Claim #1 - Supporting Facts - Tell your story briefly without citing cases or law.
		SEE AH.
		Claim #2 - Supporting Facts - Tell your story briefly without citing cases or law.
		956 AH
		Claim #3 - Supporting Facts - Tell your story briefly without citing cases or law.
		SEAH
	E.	State what relief you seek from the Court. Make no legal arguments, cite no cases or statutes. Monetary or whatever the courts think is Sufficent.
	SIGN	ED THIS FED DAY OF 19th 2010
		James Helps
	VERI	(Signature of Each Plaintiff)
	and II as to matte suffici aware action an action is in i dismis	state that I am the plaintiff in this action know the content of the above complaint; that it is true of my own knowledge, except those matters that are stated to be based on information and belief, and as to those rs, I believe them to be true. I further state that I believe the factual assertions are lent to support a claim of violation of constitutional rights. Further, I verify that I am to of the provisions set forth in 28 USC §1915 that prohibit an inmate from filing a civil or appeal, if the prisoner has, three or more occasions, while incarcerated, brought tion or appeal in federal court that are dismissed on the grounds that it was frivolous, ious or failed to state a claim upon which relief may be granted, unless the prisoner imminent danger of serious physical injury. I understand that if this complaint is used on any of the above grounds, I may be prohibited from filing any future actions ut the pre-payment of filing fees.
٠		are under penalty of perjury the foregoing to be true and correct,



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NOR INSPECTED THIS ITEM AND
ASSUMES NO RESPONSIBILITY
FOR ITS CONTENTS

Livited States District Court

Mestern District of Virginia 7.0-Ect 1334

ROSMOKE, VA BYOOD

JAMES NEAL # 1180378 AL-144 N.B.S.P 7.0. Box 759 Big Stone Gap, va ayalg